

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION**

JENNIE COURTNEY,	*
AS ADMINISTRATRIX OF THE	*
ESTATE OF DENNIS COURTNEY,	*
DECEASED,	*
*	
PLAINTIFF,	*
v.	*
ANTHONY CLARK, et al.	*
*	

RULE 26 DISCLOSURES

COMES NOW the Plaintiff, Jennie Courtney, as Administratrix of the Estate of Dennis Courtney, Deceased and pursuant to Rule 26 (a) of the Federal Rules of Civil Procedure and made the following disclosures:

(A) In response to Section (A) of local Rule 26.1 (a)(1), this Plaintiff identifies the following persons who may have personal, non-privileged information regarding this case:

1. Jennie Courtney
1082 Smith's Retreat Road
DeRidder, LA 70634
(337) 462-5514

Jennie Courtney is the plaintiff and has knowledge of facts regarding the accident and other issues in this case.

2. Sheriff Anthony Clark
Covington County, Alabama
290 Hillcrest Drive
Andalusia, Alabama 36420

Sheriff Clark is a defendant and has knowledge of the facts of the escape incident made the basis of this suit and other issues in this case.

3. Jerry Wayne Edgar
P.O. box 802
Andalusia, Alabama 36420-1215

Jerry Edgar is a defendant and has knowledge of the facts of the escape incident made the basis of this suit and other issues in this case.

4. Walter Inabinett
982 5th Street
Florala, Alabama 36442-3215

Walter Inabinett is a defendant and has knowledge of the facts of the escape incident made the basis of this suit and other issues in this case.

5. Black Creek Integrated Systems, Inc.
2130 AE Moore Drive
Moody, Alabama 35004-2903

Black Creek Integrated Systems, Inc. is a defendant and knowledge of the issues in this case.

6. Oscar Roy Doster AIS #177168
P.O. Box 150
Mt. Meigs, Alabama 36057

Oscar Roy Doster is a defendant and has knowledge of and was involved in the escape incident made the basis of this suit and other issues in this case.

7. James Darren Harnage AIS #239251
P.O. Box 150
Mt. Meigs, Alabama 36057

James Darren Harnage is a defendant and has knowledge of and was involved in the escape incident made the basis of this suit and other issues in this case.

8. Hollis and Spann, Inc.
P.O. Box 1530
Dothan, Alabama 36302-1530

Hollis & Spann, Inc. is a defendant and has knowledge of the issues in this case.

9. Seymour & Lisenby, Inc.
103 Wisteria Way
Ozark, Alabama 36360-7614

Seymour & Lisenby, Inc. is a defendant and has knowledge of the issues in this case.

10. Darden Engineers, Inc.
P.O. Box 126
Dadeville, Alabama 36853-0126

Darden Engineers, Inc. is a defendant and has knowledge of the issues in this case.

11. Dickey & Associates, Inc.
1160 S. Lawrence Street
Montgomery, Alabama 36104-5038

Dickey & Associates, Inc. is a defendant and has knowledge of the issues in this case.

12. Sheriff Ralph Billings
Freestone County, Texas

Sheriff Billings was an investigating officer at the murder scene of Dennis Courtney in Oakwood, Texas. The names of additional investigating officers in this department are unknown at this time. Plaintiff will supplement this disclosure at a later date.

13. Las Vegas Police Department
Las Vegas, Nevada

The Las Vegas Police Department apprehended and arrested James Darren Harnage, defendant in this suit. The specific name(s) of the officers in this department are unknown at this time. Plaintiff will supplement this disclosure at a later date.

(B) In response to Section (B) of Local Rule 26.1(a)(1), the following document is attached:

1. Copy of Dennis Courtney's death certificate.

(C) In response to Section (C) of Local Rule 26.1(a)(1), the amount of Plaintiff's damages is undetermined at this time. Plaintiff will supplement this disclosure.

/s/ Will G. Phillips
WILL G. PHILLIPS (PHI-044)

/s/Britt V. Bethea
BRITT V. BETHEA (BET-012)
Attorneys for Plaintiff, Jennie Courtney as
Administratrix of the Estate of Dennis
Courtney, deceased

OF COUNSEL:

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CERTIFICATE OF SERVICE

I hereby certify that I have on this the 12th day of September, 2006, I electronically filed the foregoing with Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

Counsel for Hollis & Spann, Inc.
Steven Keith Herndon, Esq.
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Darden Engineers, Inc., *pro se*
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Counsel for Anthony Clark, Jerry Wayne Edgar, and Walter Inabinet
Daryl L. Masters & Gary L. Willford, Jr.
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Seymour & Lisenby, Inc., *pro se*
103 Wisteria Way
Ozark, Alabama 36360-7614

Counsel for Black Creek Integrated Systems Corp.
Bert P. Taylor, Esq.
Taylor Ritter, P.C.
P.O. Box 489
Orange Beach, Alabama 36561

I hereby certify that I have on this the 12th day of September, 2006, served a copy of the foregoing on the following parties by placing the same in the United States Mail first class postage prepaid.

Oscar Roy Doster AIS #177168
P.O. Box 150
Mt. Meigs, Alabama 36057

James Darren Harnage AIS #239251
P.O. Box 150
Mt. Meigs, Alabama 36057

/s/ Will G. Phillips
WILL G. PHILLIPS
Of Counsel